

No.	Joint Exhibits	Bates/Identifier
1	FBA Agreement ("ASBSA")	PD005574
2	DAB Inventory Adjustments from Seller Central	AMAZON0008429
3	Email from Diana Flores to Seat L et al re Inventory Reconciliation	AMAZON0002551-0002552
4	Email from Diana Flores to Sean L dated March 28, 2013 re Inv Reconciliation	AMAZON0002585
5	Rebuttal Report of E. Weiant Williams	N/A
6	Merchants@Amazon.com Program Agreement	N/A
7	Morones 5/10/19 Expert Report	N/A
8	12/7/10 Lawcock Email Re: 404 SKUs	AMZ DABP 00154608 / DX 159
9	3/1/19 Schian Email Re: Pot Dynamix Ch. 11 Disclosure Statement	DX 189
10	4/2/13 Flores Email Re: Inv Reconciliation - Update - DAB	AMAZON0002593
11	4/15/13 Seller Central Case Details Report	SHAFFER0287 / DX 182
12	5/7/13 Bellino Email Re: Another Graph Restricted Product	DX 155

No.	Trustee Exhibits	Bates/Identifier	Amazon Objection	Description of Amazon Objection	Note
101	Amazon Services, LLC's Disclosure of Rebuttal Expert Witnesses	N/A	No objection.		
102	E. Weiant Williams Perkins Coie Engagement Letter	AMAZON00011043	No objection.		
103	The Claro Group Invoice	AMAZON00011049	No objection.		
104	Initial Disclosures of Amazon Services, LLC	N/A	No objection.		
105	E. Weiant Williams Handwritten Notes re Interviews with Amazon Employees	AMAZON00011027	Privilege. FRCP 26(b)(4)(B)-(C).	Object to the extent the Trustee seeks to question Mr. Williams about the notes redacted on the basis of privilege (draft reports and communications with counsel).	
106	Hypothetical Table of M15 data	N/A	Foundation. FRE 602. Authenticity. FRE 901.	This was Exhibit 10 to Mr. Williams's deposition, which Mr. Dangerfield confirmed during the deposition "is a report we had made for the purpose of this deposition" and that Mr. Williams "won't have seen this report in its current form." Williams Dep. at 161:3-13.	
107	Extract of M15 data of seven returned units after 12/31	N/A	Foundation. FRE 602. Authenticity. FRE 901.	This was Exhibit 11 to Mr. Williams's deposition, which Mr. Dangerfield confirmed during the deposition was "one you [Mr. Williams] definitely have not seen in this format." Williams Dep. at 168:13-19.	
108	Table of Potential Damages - Table 5 from Williams Rebuttal Report	N/A	Foundation. FRE 602. Authenticity. FRE 901. This is a duplicate from the joint list. This is also not "Table 5 from" Mr. Williams's report.	This was Exhibit 22 to Mr. Williams's deposition, which Mr. Dangerfield confirmed during the deposition was "just a demonstrative exhibit, a little hypothetical table of potential damages using the categories that you've used in your table one." Williams Dep. at 132:17-22. Mr. Dangerfield used the exhibit to "ask . . . some hypothetical questions." <i>Id.</i> at 132:21-22.	
109	Adjustment Summary - Exhibit 5 to Williams Rebuttal Report	N/A	Cumulative. FRE 403. Foundation. FRE 602. Authenticity. FRE 901	Submitting as a standalone document as an exhibit from the Williams report is unnecessarily cumulative when the parties are jointly admitting the report. To the extent the Trustee is attempting to submit exhibits demonstrating hypotheticals, the Trustee will not be able to establish a foundation for those documents or their authenticity.	

110	Williams reimbursement type summary Exhibit 4 to Williams rebuttal report	N/A	Cumulative. FRE 403.	Submitting as a standalone document an exhibit from the Williams report is unnecessarily cumulative when the parties are jointly admitting the report. To the extent the Trustee is attempting to submit exhibits demonstrating hypotheticals, the Trustee will not be able to establish a foundation for those documents or their authenticity.	
111	Amazon Services LLC's Objections and Responses to the Trustee's Fourth Set of Requests for Production of Documents	N/A	No objection to the admission of this document, but Amazon maintains the objections asserted in the discovery responses themselves.		
112	Declaration of Justin Ice in support of Amazon's response to Trustee's Motion to Preclude "Deep Dive" dated June 5, 2015	N/A	No objection.		Trustee will not admit to the admissibility of this exhibit and therefore will not agree to move it to the joint exhibit list
113	Excerpt from Deep Dive production	AMAZON0009419	No objection.		
114	Excerpt from Deep Dive Production	N/A	Foundation. FRE 602. Authenticity. FRE 901.	This document was Exhibit 6 to Justin Ice's deposition and is apparently based on an analysis by Mr. Ashworth. Mr. Ice established no foundation or authenticity for the document in his deposition testimony.	
115	Notice of Continued Rule 30(b)(6) Deposition to Defendant Amazon Services LLC	N/A	Relevance. 401.	The Trustee's 30(b)(6) topics are irrelevant to the issues that the court will consider at trial.	
116	Letter from Eric Weiss to Scott Goldberg dated October 30, 2018 re Response to Trustee Questions	N/A	Foundation. 602. Hearsay. 801, 802.	These are attorney communications that constitute inadmissible hearsay. The Trustee also has not designated a witness who will lay a foundation for the document.	
117	Amazon Services, LLC's Responses and Objections to Trustee Timothy H. Shaffer's Second Set of Discovery Requests	N/A	No objection.		
118	Amazon Services LLC's Amended Responses and Objections to Trustee Timothy H. Shaffer's Third Set of Discovery Requests	N/A	No objection.		

119	Second Supplemental Disclosure Statement Pursuant to Fed. R. Bankr. P. 7026	N/A	The disclosure contains unpleaded and untimely claims and damages theories.	Those unpleaded and untimely claims and theories include for "damaged" inventory, "Refunds Paid by Amazon Not Returned by Customer," and "Sales Proceeds Not Remitted to Potential Dynamix." Evidence related to the unpleaded claims may not be admitted.	
120	Declaration of Jessica Gibson ISO Emergency Motion for Relief from Automatic Stay & Opposition to Motion to Compel Amazon to Honor Automatic Stay	N/A	Relevance. FRE 401.	Objecting to the extent the Trustee intends to use the declaration to relitigate the issue of prohibited products and the termination of the agreement between Amazon and the Debtor.	
121	Declaration of Riley Althausen ISO Emergency Motion for Relief from Automatic Stay & Opposition to Motion to Compel Amazon to Honor Automatic Stay	N/A	Relevance. FRE 401.	Objecting to the extent the Trustee intends to use the declaration to relitigate the issue of prohibited products and the termination of the agreement between Amazon and the Debtor.	
122	Deposition Transcript of Tash Bachand	N/A	Object to the Trustee offering the entire deposition transcript without designations. Local Rule 7016-1(a)(8).	Object to the admission of the entire deposition transcript. The Trustee must provide specific designations for Amazon to be able to make specific objections.	
123	Deposition Transcript of Weiant Williams	N/A	Objection to the extent the Trustee intends to use the transcript for purposes other than impeachment. FRCP 32(a)(2).	Mr. Williams will testify live; the use of his deposition transcript is therefore limited.	
124	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Requests	AMAZON0009752	No objection.		
125	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Requests	AMAZON0010585	No objection.		
126	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Request	AMAZON0010586	No objection.		
127	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Request	AMAZONJ00010587	No objection.		
128	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Request	AMAZON0010588	No objection.		
129	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Request	AMAZON0010589	No objection.		

130	Spreadsheet produced by Amazon to Shaffer in response to 3rd Set of Discovery Request	AMAZON0010590	No objection.		
131	May 2015 Data Production by Amazon	N/A	No objection.		Trustee will not admit to the admissibility of this exhibit and therefore will not agree to move it to the joint exhibit list
132	Amazon's Responses to Trustee's 3rd Set of Discovery Requests dated April 15, 2016	N/A	Relevance. FRE 401.	Amazon amended these responses in its September 20, 2016, responses to the Trustee's third set of discovery requests. These prior and superseded responses are irrelevant.	
133	Amazon's Objections & Responses to Trustee's 3rd Set of Discovery Requests for Production of Documents re Tre Milano Litigation dated June 30, 2014	N/A	Relevance. FRE 401.	Discovery related to the separate Tre Milano litigation (the subject of the Trustee's requests for production) are irrelevant to the issues in this case.	
134	Amazon's Responses & Objections to Trustee's First Set of Discovery Requests dated January 13, 2014	N/A	No objection.		
135	Email from Diana Flores to Schindler-Carter re DAB Update urgent dated April 12, 2013	AMAZON0005293-0005294	No objection.		
136	Email from Diana Flores to Dan Bellino re Inv reconciliation update	AMAZON00006059-0006060	No objection.		
137	8/14/17 Trustee Requests for Production of Documents Propounded Upon Amazon Services, LLC	N/A	No objection.	Does the Trustee intend to submit just the requests? Otherwise, the Trustee has indicated that he intends to submit Amazon's responses to these requests, so it is unclear why the Trustee would also submit the requests as a standalone exhibit.	
138	Trustee's Responses and Objections to First Set of Discovery Requests Propounded by Amazon Services LLC	N/A	Hearsay. 801, 802. Relevance. 401.	These are the Trustee's own statements, not those of a party opponent. Many of the Trustee's discovery responses also relate to now-dismissed causes of action and allegations and are therefore irrelevant.	
139	Email from Dale Schian to Eric Wiess dated November 13, 2020	N/A	Foundation. 602. Relevance. 401. Hearsay. 801, 802.	These are attorney communications that constitute inadmissible hearsay. The Trustee also has not designated a witness who will lay a foundation for the document, and the document is irrelevant to the issues at trial.	

140	Letter from Scott Goldberg to John S. Kaplan dated December 31, 2014	N/A	Foundation. 602. Relevance. 401. Hearsay. 801, 802.	This is an attorney communication that constitutes inadmissible hearsay. The Trustee also has not designated a witness who will lay a foundation for the document, and the document is irrelevant to the issues at trial.	
141	Letter from John S. Kaplan to Scott Goldberg dated January 7, 2015	N/A	Foundation. 602. Relevance. 401. Hearsay. 801, 802.	This is an attorney communication that constitutes inadmissible hearsay. The Trustee also has not designated a witness who will lay a foundation for the document, and the document is irrelevant to the issues at trial.	
142	Trustee's Initial Disclosure Statement Pursuant to Fed. R. Bankr. P. 7026(A)(1)	N/A	No objection.		
143	Trustee's First Supplemental Disclosure Statement Pursuant to Fed. R. Bankr. P. 7026(A)(2)(E)	N/A	No objection.		
144	April 11, 2013 letter from Amazon to Potential Dynamix, LLC terminating Merchants@Amazon.com Program Agreement	N/A	No objection.		Not a duplicate
145	Communications from Amazon to Potential Dynamix, LLC re listings	N/A	Foundation. FRE 602. Authenticity. FRE 901.	The Trustee has not designated a witness who can testify to the authenticity of this document or lay a foundation for it.	
146	Declaration of Serena Morones	N/A	Improper new and undisclosed expert testimony. FRCP 26(a)(2).	The declaration contains new and undisclosed testimony from Ms. Morones that must be excluded because it does not comply with Federal Rule of Civil Procedure 26(a)(2). It is also not a proper supplementation of Ms. Morones's testimony under Federal Rule of Civil Procedure 26(a)(2)(E).	
147	FBA "Inventory Adjustments" document	N/A	No objection.		Not a duplicate
148	FBA "Amazon Fulfillment Reports" document	N/A	Foundation. FRE 602. Authenticity. FRE 901.	The document contains a graphic whose source is unknown.	Not a duplicate
149	Email from Dan Bellino to Diana Flores dated March 11, 2013 re Amazon Book Information	AMAZON0002548	Relevance. FRE 401.	That Amazon removed to the Debtor books that were not the Debtor's is irrelevant to the issues at trial.	
150	Email from Kelly Steinbrecher to Patrick Gowey dated July 8, 2013 re Launch Announcement Statute of Limitations	AMAZON0009344	Foundation. FRE 602.	This email was not used as a deposition exhibit and none of the witnesses present at trial have personal knowledge of this email.	

151	Internet Archive Wayback Machine capture of FBA Lost and Damaged Inventory Reimbursement Policy dated March 5, 2013	N/A	Foundation. FRE 602. Authenticity. FRE 901. Hearsay. FRE 801, 802.	The Trustee has not authenticated the "Internet Archive" document or disclosed a trial witness who can do so. He also has not designated a trial witness who can provide a proper foundation for the document. This document is an out of court statement from the Internet Archive and, as such, it is inadmissible hearsay.	
152	Letter from Doug Harrington to Potential Dynamix LLC dated October 22, 2013 re Termination of Amazon Agreement	N/A	Relevance. FRE 401.	Object to the extent the Trustee intends to use the letter to relitigate the issue of prohibited products and the termination of the agreement between Amazon and the Debtor.	Moved to Trustee's list from Joint List per Amazon's request
153	Hypothetical Table of Potential Damages	N/A	Foundation. FRE 602. Authenticity. FRE 901.	This was Exhibit 22 to Mr. Williams's deposition, which Mr. Dangerfield confirmed during the deposition was "just a demonstrative exhibit, a little hypothetical table of potential damages using the categories that you've used in your table one." Williams Dep. at 132:17-22. Mr. Dangerfield used the exhibit to "ask . . . some hypothetical questions." <i>Id.</i> at 132:21-22.	Moved to Trustee's list from Joint List per Amazon's request
154	Amazon diagram of FBA reimbursement	N/A	Foundation. FRE 602. Authenticity. FRE 901. Cumulative. FRE 403.	The document contains a graphic whose source is unknown. It is also cumulative of portions of other documents the Trustee seeks to admit.	Moved to Trustee's list from Joint List per Amazon's request
155	Steps re DAB Inventory Reports	N/A	Foundation. FRE 602. Authenticity. FRE 901.	This was Exhibit 5 to Ms. Bachand's deposition. She testified that she did not know if "Exhibit 5" was "the analysis Ms. Flores would have conducted." Bachand Dep. at 18:12-15.	Moved to Trustee's list from Joint List per Amazon's request
156	Email from Diana Flores to Cynthia Williams dated March 6, 2013 re February 21st meeting	AMAZON0002499-0002502	No objection.		Moved to Trustee's list from Joint List per Amazon's request
157	Email from Diana Flores to Riley Althaus & Kunal Kande re DAB Analysis - Feb 2013 (includes attachment)	AMAZON0003737-0003738	No objection.		Moved to Trustee's list from Joint List per Amazon's request
158	Email from Diana Flores to Rob Callan et al re Amazon Book Information - Erroneous Seller Removal	AMAZON0003553-0003555	Relevance. FRE 401.	That Amazon removed to the Debtor books that were not the Debtor's is irrelevant to the issues at trial.	Moved to Trustee's list from Joint List per Amazon's request
159	Email from Diana Flores to Rod Alleman et al re DAB Unlimited Reconciliation Cases	AMAZON0003572-0003580	Cumulative. FRE 403.	The document is unnecessarily duplicative of AMAZON0002574.	Moved to Trustee's list from Joint List per Amazon's request

160	Monthly Operating Reports from Nov 2012 to Oct 2013	N/A	Incomplete. FRE 106. Relevance. FRE 401.	Object to the extent the Trustee attempts to use the operating reports to prove the amounts of fees the Debtor paid; the Trustee has not properly pleaded or disclosed claims for the disgorgement of fees paid by the Debtor. Under the rule of completeness, the Trustee must submit the entire period of monthly operating reports that Ms. Morones considered (beginning in October 2011).	Moved to Trustee's list from Joint List per Amazon's request
161	Settlement data files	N/A	Relevance. FRE 401.	The Trustee has relied on the settlement reports as evidence of damage for the Trustee's unpleaded and untimely claims/damages theories. The reports are irrelevant because all evidence related to the Trustee's unpleaded and untimely claims must be excluded.	Moved to Trustee's list from Joint List per Amazon's request
162	Email from Rod Alleman to Amy Johnston etl re DAB Unlimited Reconciliation Cases dated March 6, 2013	AMAZON0002528-0002535	Cumulative. FRE 403.	The document is unnecessarily duplicative of AMAZON0002574.	Moved to Trustee's list from Joint List per Amazon's request
163	Email between Govey and Engdahl dated May 6, 2013	Amazon0008731	No objection.		Moved to Trustee's list from Joint List per Amazon's request
164	Email from Lovett Brianne to Diana Flores dated march 22, 2013 re DAB Unlimited - Inventory Reconciliation Request	AMAZON0002615	No objection.		Moved to Trustee's list from Joint List per Amazon's request
165	Email from Anthony Uno to Tom Azzarelli dated May 5, 2011 re Amazon Integration	AMAZON0000289	No objection.		Moved to Trustee's list from Joint List per Amazon's request
166	Email from Diana Flores to Diana Flores dated May 13, 2011 re DAB - James Thomson input	AMAZON0000555	No objection.		Moved to Trustee's list from Joint List per Amazon's request
167	Email from Diana Flores to Sean Lawcock dated October 17, 2011 re Missing Inventory for DAB Unlimited	AMAZON0001366	No objection.		Moved to Trustee's list from Joint List per Amazon's request
168	Email from Brandon Haskell to Patrick Govey dated January 28, 2013 re FBA Reconciliation Case/RMS Processing - Seller Support and FBA Credit Ops Sync	AMAZON0008770	Relevance. FRE 401.	Aside from the reference to DAB, this document describes future potential changes to FBA reconciliation and reimbursement requests. It is irrelevant to the Debtor's requests or any other issues at trial.	Moved to Trustee's list from Joint List per Amazon's request
169	Email from Patrick Govey to Paholrat Nopsittiporn dated January 28, 2013 re DAB Unlimited	AMAZON0008771	No objection.		Moved to Trustee's list from Joint List per Amazon's request

170	Email from Catia Monteiro to Diana Flores dated March 27, 2013 re DAB Unlimited (809441551) Reconciliation Cases	AMAZON0002574	No objection.		Moved to Trustee's list from Joint List per Amazon's request
171	FBA "Inventory Reports" document	AMAZON0008438	No objection.		Moved to Trustee's list from Joint List per Amazon's request
172	Declaration of Serena Morones	N/A	Improper new and undisclosed expert testimony. FRCP 26(a)(2). Cumulative. FRE 403.	The declaration contains new and undisclosed testimony from Ms. Morones that must be excluded because it does not comply with Federal Rule of Civil Procedure 26(a)(2). It is also not a proper supplementation of Ms. Morones's testimony under Federal Rule of Civil Procedure 26(a)(2)(E). Amazon is unclear whether this is a different declaration than the one that Ms. Morones submitted to the Court on November 20, 2020, and that Amazon understands the Trustee is planning to submit as an exhibit. To the extent it is the same declaration, Amazon objects that it is unnecessarily cumulative. To the extent this declaration is a new document, Amazon reserves the right to lodge any applicable objections once it receives the document.	
173	Amazon Fulfillment Reports - from Amazon Seller Central	N/A	No objection.		Amazon moved from Joint list to Trustee's list
174	Deposition Transcript of Justin Ice	N/A	Object to the Trustee offering the entire deposition transcript without designations. Local Rule 7016-1(a)(8).	Object to the admission of the entire deposition transcript. The Trustee must provide specific designations for Amazon to be able to make specific objections.	
175	Deposition Transcript of Jeffery Moore	N/A	Object to the Trustee offering the entire deposition transcript without designations. Local Rule 7016-1(a)(8).	Object to the admission of the entire deposition transcript. The Trustee must provide specific designations for Amazon to be able to make specific objections.	
176	LinkedIn Profile for Ms. Bachand	N/A	Hearsay, FRE 801, 802. Foundation, FRE 602. Authenticity, FRE 901.	The statements on Ms. Bachand's LinkedIn profile are out of court statements and are hearsay if offered for the truth of the matter asserted. Ms. Bachand's statements in her personal capacity are also not party admissions because Amazon, not Ms. Bachand, is the party opponent. Further, the Trustee has not laid foundation to authenticate this printout.	

177	Trial Declaration of Serena Morones	N/A	Objections reserved		
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No.	Amazon Exhibits	Bates/Identifier	Trustee Objection	Description of Trustee Objection	Note
201	07/09/13 Complaint	DX 171	No objection		
202	Morones Invoices	PD008443	No objection		
203	12/14/10 Reilly Email Re: Listing Errors	AMZ_DABP_00154436 / DX 188	Relevance. FRE 401.		
204	1/13/11 Soder Email Re: 404 SKU's	AMZ_DABP_00155332 / DX 189	Relevance. FRE 401.		
205	1/14/11 Azzarelli Email Re: Further Sku Miscreation	AMZ_DABP_00155315 / DX 110	Relevance. FRE 401.		
206	1/21/11 Reilly Email Re: .missing SKUs	AMZ_DABP_00155871 / DX 190	Relevance. FRE 401.		
207	7/15/11 Reilly Email Re:	AMZ DABP 00152661 / DX 191	Relevance. FRE 401.		
208	7/31/11 Schmidt v. Potential Dynamix Complaint	DX 152	Relevance. FRE 401.		
209	12/19/11 Schmidt Declaration	DX 151	Relevance. FRE 401.		
210	5/8/12 Lawcock Email Re: Case 58103781	DX 135	Relevance. FRE 401.		
211	8/14/12 Bellino Email Re: Important: Fulfillment by Amazon Defective Units	DX 145	Relevance. FRE 401.		
212	8/22/12 Bellino Email Re: Your Amazon.com Inventory	DX 146	Relevance. FRE 401.		
213	9/6/12 Bellino Email Re: Your Amazon.com Inventory	DX 147	Relevance. FRE 401.		
214	12/10/12 Bellino Email Re: Full Audit Amazon	AMZ_DABP_00191117 / DX 179	Relevance. FRE 401.		
215	FBA Inventory Overview 2008, 2009, 2010, 2011 Spreadsheet PDF	AMZ_DABP_00191118 / DX 180	Relevance. FRE 401.		
216	12/15/12 Shaffer Email Re: Full Amazon Audit	DX 181	No objection		
217	12/20/12 Lawcock Email Re: 2012 Audit Up to December 18th Added to Case 80244611	AMZ_DABP_00191420 / DX 165	Relevance. FRE 401.		

218	1/2/13 Lawcock Email Re: DAB Update 2013	AMZ_DABP_00007958 / DX 162	Relevance. FRE 401.		
219	1/22/13 Bellino Email Re: Remittance Advice for 1/9 and 1/10	AMZ_DABP_00175343	No objection		
220	2/12/13 Meeting with Amazon Agenda and Emails	DX 154	No objection		
221	2/13/13 DAB Email Re: Important: Fulfillment by Amazon Defective Units	DX 137	Relevance. FRE 401.		
222	3/12/13 Disclosure Statement	DX 140	Relevance. FRE 401.		
223	3/13/13 Lawcock Email Re: FBA Inventory Summaries	AMZ_DABP_00190463 / DX 177	Relevance. FRE 401.		
224	FBA Inventory Overview 2008, 2009, 2010, 2011 Spreadsheet PDF	AMZ_DABP_00190464 / DX 178	Relevance. FRE 401.		
225	3/18/13 First Application for Allowance and Payment of Compensation to Trustee	DX 173	Relevance. FRE 401.		
226	4/23/13 Bellino Email Re: Revenues, Actual and Projected, Feb - Apr 2013	AMZ DABP 00195389 / DX 130	Relevance. FRE 401.		
227	Revenues 2013 Spreadsheet PDF	DX 131	Relevance. FRE 401.		
228	4/23/13 Azzarelli Email Re: Revenues, Actual and Projected, Feb - Apr 2013	AMZ DABP 00195392 / DX 132	Relevance. FRE 401.		
229	5/7/13 Notice of Filing Chapter 11 Trustee's Report	SHAFFER0013 / DX 6 / DX 143	Relevance. FRE 401.		
230	7/9/13 Azzarelli Email Re: Aged Inventory Project Summer Clean	DX 121	Relevance. FRE 401.		
231	9/18/13 Order Denying Trustee's Motion for Summary Judgment and Granting Amazon's Cross Motion for Summary Judgment	Bankruptcy ECF No. 364	Relevance. FRE 401.		

232	10/24/14 Second Application for Allowance and Payment of Compensation to Trustee	DX 174	Relevance. FRE 401.		
233	4/14/17 Trustee Response to Amazon Second Discovery Requests	N/A	No objection		
234	3/13/18 Cone Retention Letter	N/A	Relevance. FRE 401.		
235	4/16/18 Goldberg Email Re: Ashworth Visit 4/18	Shaffer19001533	Relevance. FRE 401.		
236	5/18/18 Goldberg Email Re: Status	Shaffer19001612	Relevance. FRE 401.		
237	5/29/18 Ashworth Email Re: Power BI Reconciliation Tab	PD007046	Relevance. FRE 401.		
238	5/30/18 Cone Email Re: Call Follow-Up	Shaffer19001941	Relevance. FRE 401.		
239	6/1/18 Cone Email Re: Call Follow-Up #2	Shaffer19001949	Relevance. FRE 401.		
240	8/10/18 Goldberg Email Re: Monthly Operating Reports for Stay Violation Damages	Shaffer19002100	Relevance. FRE 401.		
241	5/8/19 Cone Email Re: Amazon Termination Letter 90 days and related matters	Shaffer19002812	Relevance. FRE 401. Privilege. FRCP 26(b)(4)(B)-(C).		
242	5/9/19 Ashworth Email Re: Requested vs. Completed Removals Over Time	PD761602	Relevance. FRE 401.		
243	5/9/19 Ashworth Email Re: Settlement Report Question	PD008304 / DX 201	Relevance. FRE 401.		
244	7/1/19 Trustee Response to Amazon Third Discovery Requests	N/A	Foundation. FRE 602.		
245	Auto Unsellable Removal Setting Screenshot	N/A	Relevance. FRE 401. Foundation. FRE 602. FRE 408. Authenticity. FRE 901.		

246	Auto Aged Removal Setting Screenshot	N/A	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
247	Settlement Report Txt File	AMAZON00010990	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
248	Settlement Report Txt File	AMAZON00010992	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
249	Settlement Report Txt File	AMAZON00010991	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
250	Settlement Report Txt File	AMAZON00010993	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
251	Settlement Report Txt File	AMAZON00010994	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
252	Settlement Report Txt File	AMAZON00010995	No objection		
253	Settlement Reports Screenshot Exhibit	DX 202	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
254	Settlement Data Pulls Chart	DX 203	Foundation. FRE 602. Failure to disclose. FRCP 26(a).		
255	Case Chronology	N/A	No objection to use as demonstrative only		
256	Maximum Ending Inventory Exhibit	N/A	No objection to use as demonstrative only		
257	Morones's Compounding Errors Exhibit	N/A	No objection to use as demonstrative only		
258	Unpleaded, Untimely Claims Chart	N/A	No objection to use as demonstrative only		
259	Trial Declaration of E. Weiant Williams	N/A	Objections reserved		
260	FBA Lost and Damaged Inventory Policy	Williams DX 14	Foundation. FRE 602. Authenticity. FRE 901.		

261	ACQAIAI Inventory Adjustment Item Document	Williams DX 20	Foundation. FRE 602. Authenticity. FRE 901.		
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